COMMONWEALTH OF KENTUCKY

## BEFORE THE ENERGY REGULATORY COMMISSION

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## In the Matter of

NOTICE AND APPLICATION FOR ADJUSTMENT OF RATES OF JACKSON PURCHASE ELECTRIC COOPERATIVE CORPORATION TO EFFECT A PASS-THROUGH OF KENTUCKY UTILITIES COMPANY WHOLESALE POWER INCREASE FILED BEFORE THE FEDERAL ENERGY REGULATORY COMMISSION INCLUDING ANY EMERGENCY INCREASE APPROVED BY THAT COMMISSION PENDING A FINAL DECISION IN THE AFORESAID CASE, AND FOR PERMISSION TO PASS THE WHOLESALE RATE INCREASE ON, ON THE COMPANY'S EXISTING TARIFFS OR ANY OTHER TARIFFS WHICH MAY BE MADE EFFECTIVE IN THE FUTURE BY JACKSON PURCHASE OR AN ORDER OF THE PUBLIC SERVICE COMMISSION IN CASE NO. 6992; AND FOR EMERGENCY CONSIDERATION IN ALLOWING APPLICANT TO PASS THROUGH THE WHOLESALE INCREASE

CASE NO. 7150

## ORDER

On February 28, 1980, the Commission issued an Order in Case No. 7150 wherein the Applicant, Jackson Purchase Electric Cooperative Corporation was ordered to refund to its customers all rates and charges collected from September 6, 1978 through February 28, 1980 in excess of those approved in said Order.

On March 28, 1980, the Applicant, in compliance with the Commission's Order of February 28, 1980, filed a refund plan with the Commission wherein they proposed to refund the \$357,194, the excess monies collected, to its customers, by a one time credit on the consumers May or June bills.

After reviewing the evidence of record and being fully advised, the Commission is of the opinion and FINDS that:

- 1. The Applicant has collected \$357,194 for the period September 6, 1978 through February 28, 1980, which should be refunded to its customers.
- 2. That the plan submitted by the Applicant to refund said monies is fair and reasonable and should be approved.

IT IS THEREFORE ORDERED, that Jackson Purchase Electric Cooperative Corporation apply a one time credit on the May or June bills of its consumers to refund the \$357,194 due its customers.

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IT IS FURTHER ORDERED, that upon completion of the refund directed herein, the Applicant shall file with the Commission a statement of the monies refunded to its customers.

IT IS FURTHER ORDERED that the information furnished the Commission by the Applicant in this case constitutes full compliance with the Commission's Order in Case No. 7150.

Done at Frankfort, Kentucky, this 20th day of May 1980.

ENERGY REGULATORY COMMISSION

Chairman

Vice Chairman

ATTEST: